

### REMARKS/ARGUMENTS

In response to the Office Action dated July 6, 2004, Applicants respectfully request reconsideration based on the above claim amendments and the following remarks.

Applicants respectfully submit that the claims as presented are in condition for allowance.

Claims 1-16 are pending. Claims 1-16 have been rejected. Claims 1 and 10 are independent claims from which claims 2-9, and 11-16 respectively depend. Claims 1 and 10 have been amended. No new matter has been added. Support for the amendments can be found in the application as originally filed on page 4, third paragraph, and elsewhere in the application.

Claims 1, 5-11 and 15-16 have been rejected under 35 U.S.C. § 103(a) as being unpatentable over Kennedy et al., U.S. Patent Number 6,377,825 B1 in view of Meidan et al., U.S. Patent Number 5,509,048 and further in view of Singh (U.S. Patent Application Number 2002/0115477A1). It is respectfully submitted that these claims are patentable for the reasons set forth below.

Neither Kennedy nor Meidan nor Singh alone or in combination disclose or suggest at least the italicized features of Applicants' amend claim 1. Applicants' amended claim 1 recites:

Apparatus for displaying information from a portable communications device having a data output port on a remote projection display device having a data input port, the apparatus comprising:

a first data port that is adapted to be coupled to the data output port of the portable communications device, the first data port for receiving data from the portable communications device; and

a second data port that is adapted to be coupled to the data input port of the remote projection display device, the second data port for providing to the remote projection display device a representation of the remote data received at the portable communications device, *the portable communications device comprising a processor for converting the received remote data into the representation of the remote data displayed on the remote projection display.*

Kennedy discloses a pocket for holding a wireless communication and an interface module in communication with the pocket. Kennedy does not disclose or suggest an interface with a projection display device. Meidan discloses a radiotelephone coupled to a heads up display to display telephone control signals such as “ringing” or “dialing” or a dialed telephone number but does not disclose or suggest the display of remote data. Singh discloses a portable device that connects a cellular telephone to the Internet via a host computer. An image received from the Internet is reduced and compressed on the host computer and sent to the portable device for displaying to the user. Neither Kennedy nor Meidan nor Singh alone or in combination disclose or suggest a processor in the portable communications device (*e.g.*, cellular telephone) for converting the received remote data into the representation of the remote data displayed on the remote projection display. Claim 10 includes analogous features. Therefore, Applicants respectfully request the withdrawal of the 103 rejections of claims 1 and 10 and the claims that depend directly and indirectly therefrom.

Claims 2, 3, 13 and 14 have been rejected under 35 U.S.C. § 103(a) as being unpatentable over Kennedy in view of Meidan and Singh and further in view of Klausner, U.S. Patent No. 6,489,934 B1.

Klausner discloses a cellular telephone having the ability to reformat a data display (“...reformat each page [of visual data] into several smaller pages, so as to be contained in the viewing frame of the cellular phone’s built-in small screen” See Klausner, column 1, lines 31-33) but does not cure the deficiencies of Kennedy, Meidan and Singh. Therefore, it is respectfully submitted that these claims are patentable and Applicants respectfully request

the withdrawal of the §103(a) rejections of claims 2, 3, 13 and 14 for the reasons discussed above.

Claim 4 has been rejected under 35 U.S.C. § 103(a) as being unpatentable over Kennedy in view of Meidan, Singh, and Klausner, and further in view of Tsai, U.S. Patent No. 6,339,700 B1.

Tsai discloses a cellular telephone with a hands free receiver mounted on a steering wheel of an automobile but does not cure the deficiencies of Kennedy, Meidan and Singh. Therefore, it is respectfully submitted that this claim is patentable and Applicants respectfully request the withdrawal of the rejection of claim 4 for the reasons discussed above.

Claim 12 has been rejected under 35 U.S.C. § 103(a) as being unpatentable over Kennedy in view of Meidan and Singh, and further in view of Lebby, U.S. Patent No. 6,115,618.

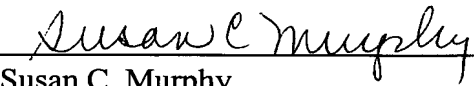
Lebby discloses a portable electronic device with a detachable display with a wireless communication interface but does not cure the deficiencies of Kennedy, Meidan and Singh. Therefore, it is respectfully submitted that this claim is patentable and Applicants respectfully request the withdrawal of the rejection of claim 12 for the reasons discussed above.

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**PATENT**

In view of the above amendments and remarks, Applicants respectfully submit that the present application is in condition for allowance. Reconsideration of the application and an early Notice of Allowance are respectfully requested.

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